§ 125.135

122.21(r)(2) (except (r)(2)(iv)), (3) and (4) and §125.136(c);

- (4) You must implement the monitoring requirements specified in § 125.137;
- (5) You must implement the record-keeping requirements specified in §125.138.
- (d) You must comply with any more stringent requirements relating to the location, design, construction, and capacity of a cooling water intake structure or monitoring requirements at a new offshore oil and gas extraction facility that the Director deems are reasonably necessary to comply with any provision of federal or state law, including compliance with applicable state water quality standards (including designated uses, criteria, and antidegradation requirements).

§ 125.135 May alternative requirements be authorized?

- (a) Any interested person may request that alternative requirements less stringent than those specified in §125.134(a) through (d) be imposed in the permit. The Director may establish alternative requirements less stringent than the requirements of §125.134(a) through (d) only if:
- (1) There is an applicable requirement under §125.134(a) through (d);
- (2) The Director determines that data specific to the facility indicate that compliance with the requirement at issue would result in compliance costs wholly out of proportion to the costs EPA considered in establishing the requirement at issue or would result in significant adverse impacts on local water resources other than impingement or entrainment, or significant adverse impacts on energy markets;
- (3) The alternative requirement requested is no less stringent than justified by the wholly out of proportion cost or the significant adverse impacts on local water resources other than impingement or entrainment, or significant adverse impacts on energy markets; and
- (4) The alternative requirement will ensure compliance with other applicable provisions of the Clean Water Act and any applicable requirement of federal or state law.

(b) The burden is on the person requesting the alternative requirement to demonstrate that alternative requirements should be authorized.

§ 125.136 As an owner or operator of a new offshore oil and gas extraction facility, what must I collect and submit when I apply for my new or reissued NPDES permit?

- (a)(1) As an owner or operator of a new offshore oil and gas extraction facility, you must submit to the Director a statement that you intend to comply with either:
- (i) The Track I requirements for new offshore oil and gas extraction facilities in §125.134(b); or
- (ii) If you are a fixed facility, you may choose to comply with the Track II requirements in §125.134(c).
- (2) You must also submit the application information required by 40 CFR 122.21(r) and the information required in either paragraph (b) of this section for Track I or, if you are a fixed facility that chooses to comply under Track II, paragraph (c) of this section when you apply for a new or reissued NPDES permit in accordance with 40 CFR 122.21.
- (b) Track I application requirements. To demonstrate compliance with Track I requirements in §125.134(b), you must collect and submit to the Director the information in paragraphs (b)(1) through (3) of this section.
- (1) Velocity information. You must submit the following information to the Director to demonstrate that you are complying with the requirement to meet a maximum through-screen design intake velocity of no more than 0.5 ft/s at each cooling water intake structure as required in § 125.134(b)(2):
- (i) A narrative description of the design, structure, equipment, and operation used to meet the velocity requirement; and
- (ii) Design calculations showing that the velocity requirement will be met at minimum ambient source water surface elevations (based on best professional judgment using available hydrological data) and maximum head loss across the screens or other device.
- (2) Source waterbody flow information. If you are a fixed facility and your